1 2	ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP STEPHEN S. WALTERS (BAR NO. 54746)						
3	MAKESHA A. PATTERSON (BAR NO. 23825 Three Embarcadero Center, 12th Floor	0)					
4	San Francisco, CA 94111-4074 Phone: (415) 837-1515						
5	Fax: (415) 837-1516 E-Mail: swalters@allenmatkins.com						
6	mpatterson@allenmatkins.com						
7	Attorneys for Defendant KNICKERBOCKER PROPERTIES, INC. XXXVIII						
8							
9	UNITED STATES DISTRICT COURT						
10	NORTHERN DISTRI	ICT OF CALIFORNIA					
11							
12	National Fair Housing Alliance, Inc.; Fair	Case No. C07-03255-SBA					
13	Valley, Inc.; Metro Fair Housing Services, Inc.; and Fair Housing Continuum, Inc.,	STIPULATION TO EXTEND THE TIME FOR DEFENDANT KNICKERBOCKER					
14							
15	v.	[Civil L.R. 6-1]					
16	A.G. Spanos Corporation, Inc.; A.G. Spanos	Amended Complaint Filed: October 12, 2007					
17	Development, Inc.; A.G. Spanos Land Company, Inc.; A.G. Spanos Management, Inc.;	· ·					
18	The Spanos Corporation; and						
19	Knickerbocker Properties, Inc. XXXVIII; and Highpointe Village, L.P., Individually and as						
20	Representatives of a Class of All Others Similarly Situated,	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Housing Alliance, Inc.; Fair arin, Inc.; Fair Housing Napa Metro Fair Housing Services, Inc.; Sing Continuum, Inc., Plaintiffs, Case No. C07-03255-SBA STIPULATION TO EXTEND THE TIME FOR DEFENDANT KNICKERBOCKER PROPERTIES, INC. XXXVIII TO ANSWER FIRST AMENDED COMPLAINT [Civil L.R. 6-1] Amended Complaint Filed: October 12, 2007 Amended Complaint Filed: October 12, 2007					
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1	IT IS HEREBY STIPULATED by and between Plaintiffs National Fair Housing			
2	Alliance, Inc., Fair Housing of Marin, Inc., Fair Housing Napa Valley, Inc., Metro Fair Housing			
3	Services, Inc., and Fair Housing Continuum, Inc. (collectively "Plaintiffs"), on the one hand, and			
4	Defendant Knickerbocker Properties, Inc. XXXVIII ("Knickerbocker"), on the other hand, by and			
5	through their respective attorneys, in the action entitled, National Fair Housing Alliance, Inc. et			
6	al. v. A.G. Spanos Construction, Inc., et al., ND C07-03255-SBA, as follows:			
7	1. On October 12, 2007, Plaintiffs filed their First Amended Complaint ("Amended			
8	Complaint") in the Northern District of California, against numerous defendants, including			
9	Knickerbocker.			
10	2. On December 21, 2007, Knickerbocker filed a Motion to Dismiss Plaintiffs' Amended			
11	Complaint. On April 4, 2008, the Honorable Saundra Brown Armstrong issued an Order denying			
12	Knickerbocker's Motion to Dismiss.			
13	3. Knickerbocker's response to the Amended Complaint is currently due to be filed on or			
14	before April 14, 2008.			
15	4. A case management conference in this matter is scheduled for April 24, 2008.			
16	5. Subject to any deadlines that may be agreed to between the parties or set by the Court			
17	at the case management conference, Plaintiffs and Knickerbocker stipulate and agree that			
18	Knickerbocker shall have a twenty-one (21) day extension of time, to and through May 5, 2008, to			
19	answer Plaintiffs' Amended Complaint.			
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21	IT IS SO STIPULATED.			
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LAW OFFICES Allen Matkins Leck Gamble Mallory & Natsis LLP

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1	Dated: April	<u>J</u> 2008		RELMAN & DANE PLLC
2				By:/// MICHAEL ALLEN
3				STEPHEN M. DANE THOMAS J. KEARY
4	.		•	D. SCOTT CHANG Attorneys for Plaintiffs
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6	1	9 .2008		ALL TRALL (A MYLTRIG A TROTE OLAN MALT
7 8	•	9,2008	·	ALLEN MATKINS LECK GAMBLE MAKEDRY & NATSIS LLP
9		•		By: May 1. Walters
10				MAKESHA A. PATTERSON
11				Attorneys for Defendant Knickerbocker Properties, Inc. XXXVIII
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LAW OFFICES Allen Matkins Leck Gamble Mallory & Natsis LLP				
Mallory & Natsis LLP	73.6644.01/SE			TIME FOR DEFENDANT KNICKERBOCKER RESPOND TO FIRST AMENDED COMPLAINT